UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

| • | · — — · · · · · · · · · · · · · · · · · |
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| UNITED STATES OF AMERICA, Plaintiff, | Case Number (R-D7-70 357 PV7 |
| V | ORDER OF DETENTION PENDING TRIAL |
| adeliado (ovres -Tone Defendant. | ORDER OF DESERVIOUS FERDING PRIAT |
| | § 3142(f), a detention hearing was held on |
| Defendant was present, represented by his attorney | The Heist of Course was need on |
| Assistant U.S. Attorney J. Fuz-10// | The United States was represented by |
| PART I. PRESUMPTIONS APPLICABLE | |
| | had in 18 II C O C 11 10 (O (t) |
| convicted of a prior offense described in 19115 C = 224005 | bed in 18 U.S.C. § 3142(f)(1) and the defendant has been |
| convicted of a prior offense described in 18 U.S.C. § 3142(f)(| (1) while on release pending trial for a federal, state or local |
| offense, and a period of not more than five (5) years has elaps imprisonment, whichever is later. | sed since the date of conviction or the release of the person fr |
| | |
| safary of any other possess and the | idition or combination of conditions will reasonably assure th |
| safety of any other person and the community. | |
| // Inere is probable cause based upon (the indictme | ent) (the facts found in Part IV below) to believe that the |
| defendant has committed an offense | |
| A for which a maximum term of imprisonn | ment of 10 years or more is prescribed in 21 U.S.C. § 801 et |
| seq., § 951 et seq., or § 955a et seq., OR | |
| B. under 18 U.S.C. § 924(c): use of a firear | m during the commission of a felony. |
| This establishes a rebuttable presumption that no cond | dition or combination of conditions will reasonably assure the |
| appearance of the defendant as required and the safety of the c | community. |
| No presumption applies. | |
| Part II. Rebuttal of Presumptions, If Applicable | • |
| / / The defendant has not come forward with any evid | dence to rebut the applicable presumption[s], and he therefor |
| will be ordered detained. | and to the me apprount present products, and he meteror |
| / / The defendant has come forward with evidence to | rebut the applicable presumption(s) to wit: |
| • | · · |
| Thus, the burden of proof shifts back to the United Stat | tes. |
| PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR INA | PPLICABLE) |
| The United States has proved to a preponderance of | of the evidence that no condition or combination of condition |
| vill reasonably assure the appearance of the defendant as requir | red, AND/OR |
| / / The United States has proved by clear and convinc | ing evidence that no condition or combination of conditions |
| All reasonably assure the safety of any other person and the cor | mmunity. |
| ART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF R | LEASONS FOR DETENTION |
| The Court has taken into account the factors set our | t in 18 U.S.C. § 3142(g) and all of the information submitted |
| hearing and finds as follows: The delendon's is | charged with a violation of 8USC P. |
| He is undocumented. The desert | lack hora dries and la a a cilla |
| my deflement incirculants of one | its involvenc diseas. Ne has |
| elyn conviction in the star their | |
| le has two sonale vielsking i | ndicating that he will not |
| Tomple with supervision con diti | MA |
| | |
| // Defendant, his attorney, and the AUSA have waived | written findings |
| ART V. DIRECTIONS REGARDING DETENTION | · · · · · · · · · · · · · · · · · · · |
| · · · · · · · · · · · · · · · · · · · | General or his designated representative for confinement in a |
| tions facility separate to the extent practicable from according | period of the designated representative for confinement in a |
| tions facility separate to the extent practicable from persons as | warring or serving sentences or being held in custody pending |
| I. The defendant shall be afforded a reasonable opportunity for | private consultation with defense counsel. On order of a co |
| United States or on the request of an attorney for the Governm | ent, the person in charge of the corrections facility shall del |

the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

PATRICIA V. TRUMBULL